

APPENDIX 1—FIRST-FILED CASES

<u>State</u>	<u>First-Filed Case</u>	<u>Date Filed</u>
AR	<i>Chadwick v. State Farm</i> , No. 4:21-cv-1161-DPM (E.D. Ark.)	Nov. 29, 2021
GA	<i>Cudd v. State Farm</i> , No. 4:21-cv-00217-CDL (M.D. Ga.)	Dec. 23, 2021
KS	<i>Gulick v. State Farm</i> , No. 2:21-cv-02573-TC-GEB (D. Kan.)	Dec. 6, 2021
LA	<i>Shields v. State Farm</i> , No. 6:19-cv-01359 (W.D. La.)	Oct. 16, 2019
OH	<i>Nichols v. State Farm</i> , No. 2:22-cv-00016-SDM-EPD (S.D. Ohio)	Jan. 4, 2022
SC	<i>Wiggins v. State Farm</i> , No. 8:21-cv-03803-DCC (D.S.C.)	Nov. 19, 2021
TN	<i>Clippinger v. State Farm</i> , No. 2:20-cv-02482 (W.D. Tenn.)	July 2, 2020

APPENDIX 2—CLAIMS COMPARISON

<u>Case</u>	<u>Breach of Contract</u>	<u>Breach of Implied Covenant</u>	<u>Violation of State Law</u>	<u>Unjust Enrichment</u>	<u>Declaratory Relief</u>
<i>Williams</i>	✓	✓	✓	✓	✓
<i>Chadwick</i> (AR)	✓	✓			✓
<i>Cudd</i> (GA)	✓	✓	✓	✓	✓
<i>Gulick</i> (KS)	✓	✓			✓
<i>Shields</i> (LA)	✓	✓	✓		
<i>Nichols</i> (OH)	✓	✓	✓	✓	✓
<i>Wiggins</i> (SC)	✓				✓
<i>Clippinger</i> (TN)	✓	✓	✓		✓

APPENDIX 3—CLASS DEFINITION COMPARISON

<u>State</u>	<u>First-Filed Case</u>	<u>Williams</u>
AR	All persons insured by a contract of automobile insurance issued by State Farm Mutual Automobile Insurance Company to an Arkansas resident, and who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment that included a downward adjustment premised on a “Typical Negotiation Adjustment” or similar adjustment. (Herzog Decl., Ex. G ¶ 26.)	All Arkansas citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a “typical negotiation” or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)
GA	All State Farm insureds (1) with Georgia first party personal line policies issued in Georgia, (2) who received compensation, within six (6) years of the filing of this action, for the total loss of their own vehicles under their First Party (Comprehensive, Collision, and UMPD) coverages, and (3) whose claim was settled using the amount determined by a total loss valuation from Audatex based on the value of comparable vehicles which took a deduction or adjustment for “typical negotiation.” (Herzog Decl., Ex. F ¶ 66.)	All Georgia citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a “typical negotiation” or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)
KS	All persons insured by a contract of automobile insurance issued by State Farm Mutual Automobile Insurance Company to a Kansas resident, and who, from the earliest allowable time through the date of resolution of this action, received a first- party total loss valuation and payment that included a downward adjustment premised on a “Typical Negotiation Adjustment” or similar adjustment. (Herzog Decl., Ex. E ¶ 26.)	All Kansas citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a “typical negotiation” or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)

State	First-Filed Case	<i>Williams</i>
LA	All persons insured by State Farm in Louisiana who have made a claim for first party total loss, which State Farm evaluated using Autosource, or a predecessor product, from January 1, 2017, to October 15, 2021, and whose Autosource Base Value was less than the NADA Fully Adjusted Value (“Clean Retail”). See Shields v. State Farm Mut. Auto. Ins. Co. , No. 6:19-CV-01359, 2022 WL 37347, at *7 (W.D. La. Jan. 3, 2022).	All Louisiana citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a “typical negotiation” or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)
OH	All State Farm insureds (1) with Ohio first party personal line policies issued in Ohio, (2) who received compensation, within eight (8) years of the filing of this action, for the total loss of their own vehicles under their First Party (Comprehensive, Collision, and UMPD) coverages, and (3) whose claim was settled using the amount determined by a total loss valuation from Audatex based on the value of comparable vehicles which took a deduction or adjustment for “typical negotiation. (Herzog Decl., Ex. C ¶ 35.)	All Ohio citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a “typical negotiation” or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)
SC	All persons insured by a contract of automobile insurance issued by State Farm Mutual Automobile Insurance Company to a South Carolina resident, and who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment that included a downward adjustment premised on a “Typical Negotiation Adjustment” or similar adjustment. (Herzog Decl., Ex. B ¶ 36.)	All South Carolina citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a “typical negotiation” or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)

<u>State</u>	<u>First-Filed Case</u>	<u>Williams</u>
TN	All persons insured by a contract of automobile insurance issued by State Farm to a Tennessee resident, and who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment that included a downward adjustment premised on a "Typical Negotiation Adjustment" or similar adjustment. (Herzog Decl., Ex. A ¶ 29.)	All Tennessee citizens insured by Defendant who, from the earliest allowable time through the date of resolution of this action, received a first-party total loss valuation and payment on an automobile total loss claim that included a "typical negotiation" or similar adjustment. (ECF No. 1 , <i>Williams</i> Complaint, ¶ 53.)